1 THE HONORABLE RICARDO S. MARTINEZ 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 9 AT SEATTLE 10 Case No. 2:22-cv-00119-RSM 11 WEST STAR YACHT, LLC, 12 Plaintiff, 13 STIPULATED MOTION AND v. 14 ORDER TO EXTEND DEADLINES 15 NOTED ON MOTION CALENDAR: ARGONAUT INSURANCE COMPANY, Friday, March 18, 2022 16 Defendant. 17 18 **STIPULATED MOTION** 19 Plaintiff West Star Yacht, LLC ("West Star") and Defendant Argonaut Insurance 20 Company ("Argonaut") hereby move to extend certain deadlines in this case pursuant to the 21 following stipulation: 22 23 {29486-00801857;1} STIPULATED MOTION TO EXTEND DEADLINES

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- 1. On March 4, 2022, and pursuant to the February 2, 2022 Order Granting Defendant's Motion to Sever (Dkt. No. 2), Plaintiff West Star has filed an Amended Complaint (Dkt. No. 4) against Defendant Argonaut Insurance Company alleging breach of contract and declaratory relief under the terms of certain insurance policies issued by Argonaut.
- 2. West Star, Argonaut and Seattle Lakes Cruises have agreed to engage in a global mediation of all claims in this matter (No. 2:22-cv-00119-RSM) and in *West Star Yacht v. Seattle Lakes Cruises, et al.* (No. 2:21-cv-00223 RSM). This mediation will take place on May 2, 2022.
- 3. As directed in the Court's February 11, 2022 Order (Dkt. No. 9), the undersigned counsel met and conferred via teleconference on March 10, 2022. At that time the current status of this litigation vis-à-vis the pending mediation was discussed among other subjects. At this conference, Argonaut's counsel relayed the position that for a number of reasons this matter should not be concurrently litigated with the underlying negligence and contract claims between West Star Yacht and Seattle Lakes Cruises which is still pending. Accordingly, it would be appropriate to stay all deadlines in this current matter pending said resolution versus engaging in discovery and/or setting a trial date or other deadlines. Counsel additionally discussed extension of deadlines in a modest fashion, without waiving the aforementioned position, in light of the scheduled mediation on May 2, 2022 which may resolve some or all of the claims in these matters.
- 4. The parties therefore stipulate to and request extension of the following deadlines as set forth below:

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Case Event	Current Deadline	New Deadline
Initial Disclosures	March 18, 2022	May 16, 2022
FRCP 26(f) Joint Status Report	March 25, 2022	May 23, 2022
and discovery Plan		-
Argonaut's Answer to the	March 25, 2022	May 23, 2022
Second Amended Complaint		
and/or Motion to Stay		

DATED this 18th day of March, 2022.

By: s/Francis P. Cuisinier

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s/ Nathan J. Beard

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STIPULATED MOTION TO EXTEND DEADLINES (Case No. 2:22-cv-00119- RSM)
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1	Attorneys for Defendant
2	ORDER
3	The Court has reviewed the above stipulation and hereby orders that the parties'
4	request is GRANTED.
5	Initial Disclosures are due by May 16, 2022
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7	The FRCP 26(f) Joint Status Report is due by May 23, 2022.
8	Argonaut's Answer to the Second Amended Complaint and/or Motion to Stay is due
9	by May 23, 2022.
10	DATED this 18 th day of March 2022.
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13	RICARDO S. MARTINEZ
14	CHIEF UNITED STATES DISTRICT JUDGE
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1	CERTIFICATE OF SERVICE	
2	I hereby certify that on March 18, 2022, I electronically filed the	
3	foregoing with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to the following:	
4	Edward David Mizera Carolyn A. Mount	
5	Edward F. Ruberry Francis P. Cuisinier Jess Gilbert Webster MILLER NASH LLP (SEA)	
6	Rostyslaw J. Smyk RUBERRY STALMACK & GARVEY, LLC 10 S. Lasalle Street, Suite 1800 Rostyslaw J. Smyk 2801 Alaskan Way, Suite 300 Pier 70 T: 206-624-8300 carolyn.mount@millernash.com	
7	Chicago, Illinois 60603 T: 312-466-8050 Edward.mizera@ruberry-law.com Attorneys for Plaintiff West Star Yacht LLC	
8	Ed.ruberry@ruberry-law.com Pat.cuisinier@ruberry-law.como Ross.smyk@ruberry-law.com	
9	Pro Hac Vice Attorneys for Plaintiff West Star Yacht, LLC	
10	I certify under penalty of perjury under the laws of	
11	the United States and the State of Washington that the	
12	foregoing is true and correct.	
	Signed at Seattle, Washington.	
13	s/Ali McMahon	
14	Ali McMahon Legal Assistant 4025 Delridge Way S.W., Suite 500	
15	Seattle, Washington 98106 Telephone: 206-623-4990	
16	Facsimile: 206-467-4828 amcmahon@legros.com	
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